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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/784,068	02/19/2004	William L. Foster	СМ05543Н	7016
Barbara R. Doi	7590 07/24/2007 atre	EXAMINER		
Motorola, Inc.	nt	DEBERADINIS, ROBERT L		
Law Department 8000 West Sunrise Boulevard Fort Lauderdale, FL 33322			ART UNIT	PAPER NUMBER
			2836	,
			MAIL DATE	DELIVERY MODE
			07/24/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)
		10/784,068	FOSTER ET AL.
	Office Action Summary	Examiner	Art Unit
		Robert DeBeradinis	2836
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAISIONS of time may be available under the provisions of 37 CFR 1.15 SIX (6) MONTHS from the mailing date of this communication. In period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
·	Responsive to communication(s) filed on 14 M. This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	
Dispositi	on of Claims		
5)⊠ 6)⊠ 7)□	Claim(s) <u>1-25</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdray Claim(s) <u>15-23</u> is/are allowed. Claim(s) <u>1-14,24,25</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.	
Applicati	on Papers		<i>i</i>
10)	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Examiner	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).
Priority u	nder 35 U.S.C. § 119		Ť
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prioring application from the International Bureau ee the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage
2) Notice 3) Infom	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te

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DETAILED ACTION

The reply filed 5/14/07 consists of amending claims 1,8 and remarks related to rejection of claims.

Response to Arguments

Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-4,11 are rejected under 35 U.S.C. 102(e) as being anticipated by DECKER et al. 6,404,354 (referred in the following as DECKER).

CLAIMS 1,2.

DECKER discloses a rotary switch for scrolling through a plurality of scrollable parameters (abstract, "setting parameters"); and a bump stop (catches 26,27) for triggering a ratcheting function (latching clicks, col. 4, lines 10-40) to increment and decrement the plurality of scrollable parameters.

CLAIMS 3,4,11

DECKER discloses wherein the rotary switch increments and decrements the scrollable parameters with first and second rotations until the bump stop is hit in a first direction, in response to the bump stop being in the first direction the ratcheting function is enabled in the second direction and incrementing of the scrollable parameters is enabled in the first direction, and in response to the bump stop being in the second direction the ratcheting function is enabled in the first direction and decrementing of the scrollable parameters occurs in the second direction (figs 3a-3c, col. 1,4).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5 –10,12-14,24,25 are rejected under 35 U.S.C. 103(a) as being unpatentable over DECKER et al. 6,404,354.

CLAIMS 5-10.

DECKER discloses a first scrollable parameter controlled by the rotary switch in which rotation in a first direction increments the first scrollable parameter and rotation in

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a second direction decrements the first scrollable parameter; and a bump stop coupled to the electronic device.

DECKER dose not disclose an input coupled to the electronic device for disabling the first scrollable parameter and enabling a second scrollable parameter the rotary switch hitting the bump stop in the first direction triggering a ratcheting function such that rotation of the switch in the second direction has no effect on the second scrollable parameter.

DECKER teaches rotation direction and/or rotational position signals supplied from the sensor device are converted in the user interface into appropriate control or actuating signals depending on the respectively selected control functions (col. 3, lines 20-40).

It would have been obvious to one having ordinary skill in the art at the time of this invention to have modified the interface (16) to provide the proper control function to control the desired device, merely selecting the control function that best suits the controlled device.

CLAIMS 12-14.

DECKER discloses wherein the electronic device is a radio communication device wherein the electronic parameter is selected (col. 3, lines 33-40).

DECKER is silent as to the parameter being selected.

It would have been obvious to one having ordinary skill in the art at the time of this invention to have selected the parameter to control the desired function of the electronic device.

CLAIMS 24,25.

DECKER discloses selecting a parameter to be controlled by the rotary switch; modifying a step size of the rotary switch based on the range of the selected parameter (user interface 16); and narrowing the range for selected parameter (col.1).

DECKER is silent wherein the narrowing the range for the selected parameter is changed with each change in rotation direction based on current, previous and useable switch positions.

It would have been obvious to one having ordinary skill in the art at the time of this invention to develop the method to narrow the range of the controllable parameter to provide the desired user interface to control the desired system.

Allowable Subject Matter

Claims 15-23 allowed.

Any inquiry concerning this communication should be directed to Robert L.

DeBeradinis whose number is (571) 272-2049. The Examiner can normally be reached Monday-Friday from 8:30 am to 5:00 pm.

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If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Michael Sherry, can be reached on (571) 272-2058. The Fax phone number for this Group is (571) 273 8300.

RLD

JULY 10, 2007

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